1	Bradley S. Slighting, Esq.			
2	Nevada Bar No. 10225 SLIGHTING LAW			
3	1707 Village Center Cir, Ste 100			
4	Las Vegas, NV 89134 Tel: (702) 840-3749			
5	brad@slightinglaw.com			
6	Chris Wellman, Esq.			
7	Pro Hac Vice			
8	California Bar No. 304700 Wellman and Warren, LLP			
9	24411 Ridge Route Dr., Unit 200			
10	Laguna Hills, CA 92653 Tel: (949) 580-3737			
11	cwellman@w-wlaw.com			
12	Attorneys for Defendants David Imonit	ie.		
13	Spela Sluga, Devon Roeser, NVisionU,	Inc.,		
14	Bass Grant, Lucas Longmire, and Vince	e Murphy		
15	UNITED STATES DISTRICT COURT			
16	DISTRICT	T OF NEVADA		
17	INTERNATIONAL MARKETS LIVE	Case No.: 2:22-CV-01863-GMN-BNW		
18	INC., a New York corporation dba IM MASTERY ACADEMY,	LOWE MOTION FOR		
19	Plaintiff,	JOINT MOTION FOR EXTENSION OF TIME FOR		
20	riamum,	DEFENDANT VINCE MURPHY		
21	V.	TO ANSWER OR OTHERWISE RESPOND TO FIRST AMENDED		
22	DAVID IMONITIE an individual;	COMPLAINT (FIRST REQUEST)		
23	SPELA SLUGA, an individual; DEVON ROESER, an individual;			
24	IVAN TAPIA, an individual;			
25	NVISIONU, INC., a Delaware			
26	cornoration: YKTT (`alltah			
27	corporation; ILYKIT, LLC, a Utah limited liability company, LUCAS			
28	1			

1	IMRAN RICHIE, an individual;		
2	JUSTIN OWENS, an		
2	individual; PAULO CAVALLERI, an		
3	individual; JOSE MIGUEL CONTREAS, an individual; BASS		
4	GRANT, an individual; ANGELA		
5	CRUISHANK, an individual; JEFF		
6	CRUISHANK, an individual; VINCE		
7	MURPHY, an individual; GARY MCSWEEN, an individual;		
8	KATRINA WORGESS, an individual;		
O	LUIS RONALDO HARNANDEZ		
9	ARRIAGA, an individual;		
10	STEPHANIA AYO, an individual; SILVIA AYO, an individual;		
11	CATALINA VASQUEZ, an		
12	individual; MATHIAS VASQUEZ, an		
12	individual; DOES 1 through 10,		
13	inclusive; and ROE CORPORATIONS I through X,		
14	inclusive,		
15	Defendants.		
16			
17	And related counterclaim		
	And related counterclaim		
18			
19			
20	Plaintiff International Markets Live, Inc. dba IM Master Academy ("Plaintiff")		
21			
22	and Defendant Vince Murphy ("Defendant"), through their respective counsel, hereby		
	stipulate and agree as follows:		
23	bupainte and agree as fono its.		
24	WHEREAS, on December 20, 2022, Plaintiff filed its First Amended Complaint		
25	(the "First Amended Complaint", ECE No. 47).		
26	(the "First Amended Complaint"; ECF No. 47);		
27	WHEREAS, on December 23, 2022, Plaintiff served the First Amended on		
28	Defendant. (ECF No. 74).		

WHEREAS, Defendant disputes whether service of the First Amended 1 2 Complaint was properly made. 3 WHEREAS, Defendant recently retained the services of SLIGHTING LAW 4 and Wellman & Warren, LLP, in this matter. 6 WHEREAS, Defendant's response date to the First Amended Complaint is due January 20, 2023. 9 WHEREAS, on January 16, 2023, the parties met and conferred, and agreed to 10 extend Defendant's deadline to answer or respond to the First Amended Complaint to 11 February 3, 2023, which is the first request to extend these deadlines, in exchange 12 13 Defendant has authorized his counsel to accept service of process on his behalf and 14 agreed to waive any arguments regarding insufficient service or insufficient service of 15 process under FRCP 12(b)(4), (5). 16 17 THEREFORE, in consideration of the foregoing, the parties stipulate and jointly 18 move that the last day for Defendant to answer or otherwise respond to the First 19 Amended Complaint shall be February 3, 2023. 20 21 /// 22 23 24 25 /// 26 27 28

1	A Proposed Order Granting Joint Motion For Extension of Time for Defendant		
2	Vince Murphy to Answer or Otherwise Respond to First Amended Complaint (First		
3			
4	Request) is attached hereto as Exhibit A for the Court's consideration.		
5	Respectfully submitted this 17 th day of January 2023.		
6			
7		SLIGHTING LAW	
8		/s/ Brad Slighting	
9		Brad Slighting, Esq.	
10			
11		WELLMAN AND WARREN LLP	
12		/s/ Chris Wellman	
13		Chris Wellman, Esq.	
14		Pro Hac Vice California Bar No. 304700	
15		Attorneys for Defendants David Imonitie,	
16		Spela Sluga, Devon Roeser, NVisionU, Inc., Bass Grant, Lucas Longmire, and Vince	
17	OPDED	Murphy	
18	ORDER IT IS SO ORDERED		
19	DATED: 12:46 pm, January 18, 2023	HOLLAND & HART LLP	
20	Berbweter	/s/ Jenapher Lin	
21	BRENDA WEKSLER UNITED STATES MAGISTRATE JUDGE	Lars K. Evensen, Esq. Jenapher Lin, Esq.	
22	0.11.22 0.11.20 1.11.22 002 02	9555 Hillwood Drive, 2nd Floor	
		Las Vegas, NV 89134	
23		KERR SIMPSON ATTORNEYS AT LAW	
24		P. Sterling Kerr, Esq. George E. Robinson, Esq.	
25		2900 W. Horizon Ridge Parkway, Suite 200 Henderson, NV 89052	
26			
27		Attorneys for Plaintiff	
28			

1	CERTIFICATE OF SERVICE		
2	I hereby certify that on the 17 th day of January 2023, a true and correct copy of the		
3	foregoing JOINT MOTION FOR EXTENSION OF TIME FOR DEFENDANT		
4			
5	VINCE MURPHY TO ANSWER OR OTHERWISE RESPOND TO FIRST		
6	AMENDED COMPLAINT (FIRST REQUEST) was served by the following method(s):		
7	☐ Electronic: by submitting electronically for	filing and/or service with the United States District	
8	Court, District of Nevada's e-filing system and s the E-service list to the following email addresse	erved on counsel electronically in accordance with s:	
9	ino z con noc nec to the real magnetic		
10	P. Sterling Kerr, Esq. Nevada Bar No. 3978	Jon E. Field, Esq. THOMPSON BURTON, PLLC One	
11	George E. Robinson, Esq.	Franklin Park	
12	Nevada Bar No. 9667 KERR SIMPSON ATTORNEYS AT LAW	6100 Tower Circle Suite 200 Franklin, Tennessee 37067	
13	2900 W. Horizon Ridge Parkway, Suite 200 Henderson, NV 89052	Tele: (615) 465-6000 Email: jfield@thompsonburton.com	
14	Phone: 702.451.2055 Fax: 702.451.2077	Attorney for Defendant ILYKIT, LLC	
15	sterling@kerrsimpsonlaw.com	Autorney for Defendant ILIMI, LLC	
16	george@kerrsimpsonlaw.com		
17	Lars K. Evensen, Esq. Nevada Bar No. 8061	Justin L. James, Esq.	
18	Jenapher Lin, Esq. Nevada Bar No. 14233	<i>Pro Hac Vice</i> JAMES DODGE RUSSELL & STEPHENS	
19	HOLLAND & HART LLP	10 W. Broadway, Suite 400 Salt Lake City, UT 84101	
20	9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134	Phone: 801.363.6363	
21	Phone: 702.669.4600 Fax: 702.669.4650	jjames@jdrslaw.com	
22	lkevensen@hollandhart.com jlin@hollandhart.com	Attorneys for Defendant/Counterclaimant Ivan Tapia	
23			
24	Attorneys for Plaintiff		
25			
26	<u>/s/ Bradley S. Slighting</u> An employee of Slighting Law		
27	An	employee of stighting Luw	
28			